IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 4684 of 1999

For Approval and Signature:

Hon'ble MR.JUSTICE M.R.CALLA

- 1. Whether Reporters of Local Papers may be allowed : NO to see the judgements?
- 2. To be referred to the Reporter or not? : NO
- 3. Whether Their Lordships wish to see the fair copy : NO of the judgement?
- 4. Whether this case involves a substantial question : NO of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
- 5. Whether it is to be circulated to the Civil Judge? : NO

BIPIN C SHAH

Versus

GUJARAT ELECTRICITY BOARD

Appearance:

MR RD DAVE for Petitioner MR RC JANI for Respondents

CORAM : MR.JUSTICE M.R.CALLA Date of decision: 19/07/1999

ORAL JUDGEMENT

Rule. Mr. R.C.Jani waives service of rule on behalf of respondents.

Undisputedly, the petitioner has purchased the factory premises in a public auction held by the Gujarat State Financial Corporation. Therefore, the respondents are not entitled to recover the dues of the previous owner of the factory from the petitioner as per the judgment reported in 1995 (2) GLH 134 in the case of M/s.

Isha Marbles v. Bihar State Electricity Board and others.

The respondents, therefore, are directed not to insist upon the petitioner to pay the dues of the previous owner of the factory, and the respondents are further directed to give re-connection of electric supply forthwith to the petitioner, if he is otherwise so entitled and meets with the requirements of the Board for such power supply including payment of necessary charges for reconnection. It will however, be open for the respondent - G.E.B. to examine and reopen, in case there is any relation between the petitioner and previous owner.

In view of the aforesaid directions, the present Special Civil Application stands disposed of. Rule is made absolute to the above extent, with no order as to costs.